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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No .:

10/517,090

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Intn'l App. No.:

PCT/US03/18004

I.A. Filing Date:

June 06, 2003

Confirmation No.: 1123

Applicant:

Michail Tsatsanis et al.

Title:

MULTILINE TRANSMISSION IN COMMUNICATION SYSTEMS

Attorney Docket: VOY-023US

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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PETITION TO ACCEPT DECLARATION OF NON-SIGNING INVENTOR 37 C.F.R. §1.47(a)

Enclosed is a Declaration referring to the above serial number and filing date and the surcharge of \$130 as set froth in 37 C.F.R. §1.16(e). Enclosed is the required fee of \$200 for filing this Petition as required under 37 C.F.R. §1.17(g). Proof of the pertinent facts are detailed herein.

The attached letter dated August 5, 2005 to inventor Michail Tsatsanis is submitted as meeting the requirement of 37 C.F.R. §1.47(a). The last known address of Mr. Tsatsanis is 217 Baltimore Avenue, Huntington Beach, California 92648. As evidenced by the Certified Mail return receipt postcard indicating delivery on August 9, 2005, inventor Michail Tsatsanis has been provided with the entire application including the specification, claims, drawings, and Declaration, Power of Attorney, and Petition. Inventor Michail Tsatsanis has failed to return an executed

Declaration, Power of Attorney, and Petition and thus, refuses to join in the application.

The Commissioner is hereby authorized to charge payment of any additional fees or credit any overpayment to Deposit Account No. 23-3000.

Respectfully submitted,

WOOD, HERRON & EVANS, L/L.P.

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PATENT, TRADEMARK, COPYRIGHT AND UNFAIR COMPETITION LAW AND RELATED LITIGATION

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> > August 5, 2005

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VIA CERTIFIED MAIL

Mr. Michail Tsatsanis 217 Baltimore Ave. Huntington Beach, CA 92648

Re: Utility Patent Application Serial No. 10/517,090

National Phase of PCT/US03/18004

MULTILINE TRANSMISSION IN COMMUNICATION SYSTEMS

Inventors: Michail Tsatsanis, Mark A. Erickson, Sunil Shah

Our Ref.: VOY-023US

Dear Mr. Tsatsanis:

Thank you for your letter of June 22, 2005. We have carefully reviewed your letter and studied the material that you enclosed. As a result, we have decided that it is desirable to amend the claims to clarify the subject matter being pursued, and accordingly, a preliminary amendment is enclosed which we intend to file along with any formal papers you may execute for this application. In addition, we intend to file with the amendment and papers an Information Disclosure Statement (IDS) in which we identify for the examiner the references that you have brought to our attention. A complete copy of the patent application, including the specification, claims and drawings, along with the first preliminary amendment, as filed, plus a copy of the preliminary amendment that will be filed setting forth the amended claims, are enclosed for your reference. We think we are entitled to the claims as amended over the prior art as represented by these references. Nonetheless, the examiner, having been provided with the identity of these references, will be in a position to determine the patentability of the claims.

The enclosures include the application as filed based on the PCT application and the two preliminary amendments. For your convenience, we are providing an "application as amended", in which we have combined the application as filed with the amendments, replacing the original pages and claims of the PCT application with the new pages and claims from the preliminary amendments. This "application as amended" contains the subject matter to which the Declaration relates that you are being asked to sign.

WOOD, HERRON & EVANS, LLP.

Mr. Michail Tsatsanis August 5, 2005 Page 2

A Declaration and an Assignment are enclosed. After reviewing the enclosed copies of the application papers, please execute these and return them to us for filing in this application, which we will do along with the preliminary amendment of the claims and the IDS. If we do not receive the signed Declaration from you by August 20, 2005, we would proceed with this application in the absence of your signature under 37 C.F.R. ¶1.47, and we will file a petition as provided by that rule when an inventor refuses to sign a Declaration. But we do not believe that will be necessary, as we trust you will find the application and related papers that are enclosed acceptable and will return the signed Declaration and Assignment. If you have any further comments, we will consider them.

Please let me know if you have any questions.

Very truly yours

Joseph K. Jore

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Enclosures

cc: N

Ms. Tomoko Murakami

Kristi L. Davidson, Esq. (w/o enc.)

Thomas W. Humphrey, Esq. (w/o enc.)

Donald F. Frei, Esq. (w/o enc.)

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2. Article Number 7002 (Transfer from service label)	0860 0000 1449 9143
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